



NORTH AMERICAN CAR CORPORATION

222 SOUTH RIVERSIDE PLAZA • CHICAGO, ILLINOIS 60606 U.S.A. • (312) 648-4000 • TELEX 255222

October 9, 1979 **9-283A164**

RECORDATION NO. 9927 HHHH No. 1425
Date **OCT 10 1979**
Fee \$ 20.00

Secretary
Interstate Commerce Commission
Washington, D.C. 20423
OCT 10 1979 - 2 25 PM
INTERSTATE COMMERCE COMMISSION
ICC Washington, D. C.

*Mrs. Lee
this one is
9927-HHHH*

RE: Section 11303 Filing: Supplementary Rider No. 6 dated as of August 23, 1979, ("Lease") to Car Leasing Agreement 5145 between North American Car Corporation ("Lessor") and Lapeyrouse Grain Company ("Lessee") in supplement of the Bailment Agreement and Assignment of Leases ("Assignment of Leases") dated as of December 16, 1978, between Lessor and General Electric Credit and Leasing Corporation ("Assignee").

Dear Mr. Secretary:

See Page 2 for cross indexing

Enclosed for recording under Section 11303 of the Interstate Commerce Act is one executed counterpart and four certified true copies of the above described supplementary Lease, between Lessor, 222 South Riverside Plaza, Chicago, Illinois and Lessee, 3100 Cottape Hill Road, P.O. Box 926, Mobile, Alabama 36601, and assigned to Assignee, P.O. Box 8300, 260 Long Ridge Road, Stamford, Connecticut 06904. The Assignment of Leases was recorded with the Interstate Commerce Commission at 11:20 a.m. on December 20, 1978, under Document No. 9927.

Under the Lease and the Assignment of Leases the Lessor leases the cars described therein to the Lessee and assigns such lease to the Assignee under and in accordance with the Assignment of Leases.

Under the Assignment of Leases, Lessor agrees to hold, lease, maintain and perform certain administrative and other services with respect to the equipment covered by such Lease (which equipment has been or is to be sold to Assignee) and assigns, transfers and sets over unto Assignee all of Lessor's right, title and interest, powers, privileges and other benefits in, but not its obligations under, the Lease together with all amounts which may be received or credited to the account of Lessor in respect of mileage compensation from railroads using the equipment leased under such Lease or any other sums received by or payable to Lessor from parties other than the Lessee with respect thereto, all in accordance with the Lease and the Assignment of Leases.

Cindy Wolf



Secretary
Interstate Commerce Commission
October 9, 1979
Page Two

Also enclosed is a check, payable to the Interstate Commerce Commission in the amount of \$10.00 as the recording fee for the Lease *and \$10.00 fee for cross indexing requested below.*

Pursuant to the Commission's rules and regulations for the recording of documents under Section 11303 of the Interstate Commerce Act you are hereby requested to duly file two of each of the enclosed certified, true copies for record in your office and to return the executed counterpart and the extra certified, true copies together with the Secretary's Certificate of Recording, to the messenger making this delivery.

Cross index → Please cross index this filing against the name of the Lessee, Lapeyrouse Grain Company.

If you have any questions, please contact me.

Very truly yours,


James M. Gillespie
Attorney

JMG/dak

RECORDATION NO. 9927-#### Filed 1425

C E R T I F I C A T E **OCT 10 1979 -2 25 PM**

INTERSTATE COMMERCE COMMISSION

I hereby certify that I have compared this certified, true copy of Rider No. 6 to Car Leasing Agreement 5145 between North American Car Corporation and Lapeyrouse Grain Company dated August 23, 1979, to the original of such Rider and that this copy is a true and correct copy in all respects.

Debra A. Kelly

(SEAL)

My Commission Expires Feb. 23, 1983

My Commission Expires _____.

ICC file
copy -
9927-####

RIDER NO. 6
Forming Part of
NORTH AMERICAN CAR CORPORATION
CAR LEASING AGREEMENT 5145

This rider ("Rider") and the above Car Leasing Agreement constitute a separate agreement ("Agreement") which, together with all rights under the Agreement, may be assigned as security or otherwise. No subsequent amendment to the Agreement shall be effective against any assignee hereof. The cars described herein shall be subject to the terms and conditions of the Agreement and this Rider during the term of use and for the rental set forth below:

<u>Number of Cars</u>	<u>Type of Car</u>	<u>Monthly Rental Per Car</u>
Fifty (50)	4750 cubic foot capacity covered hopper cars, for shipment of Corn & Soybeans (NAHX 481200 thru 481249)	\$465.00

Lessee agrees to be responsible for all freight charges incurred in the shipment of said cars to Lessee at Mobile, Alabama.

For each mile in excess of 20,000 x days in service that each car 365 covered by this Rider travels in a calendar year, there will be an additional charge of \$0.025.

Any stencil, logotype or other marking which may be applied to any of the above cars shall be applied only in accordance with provisions of Car Leasing Agreement No. 5145, and shall be applied, maintained and removed solely at Lessee's expense.

In the event that during the term hereof, the U. S. Department of Transportation, or any other governmental agency or non-governmental organization having jurisdiction over the operation, safety or use of railroad equipment, requires that North American add, modify or in any manner adjust the cars subject to this lease in order to qualify them for operation in railroad interchange, Lessee agrees to pay an additional monthly charge of \$1.30 per car for each \$100 expended by North American on such car, effective as of the date the car is released from the shop after application of such additions, modifications or adjustments (hereinafter the "Modifications"). No rental credits will be issued on cars entering the shop for any Modification for the first thirty days. In the event North American in its sole discretion determines prior to making any Modification that the cost thereof is not economical to expend in view of the estimated remaining useful life of such car, and North American elects to permanently remove such car from Lessee's service rather than have such car taken to a car shop for such Modification, the rental with respect to such car shall terminate upon the date specified in writing by North American, provided that such date must be prior to the date the Modification is so required to be made.

The term of use of the cars hereinabove described shall commence on the date of delivery thereof to Lessee, and shall continue for a period ending five (5) years from the first day of the month following the average date of delivery of such cars to Lessee.

Dated this 23rd day of August, 1979.

ATTEST:


 Assistant Secretary

ATTEST:

 Secretary

NORTH AMERICAN CAR CORPORATION

By 
 S. Vice President

LAPEYROUSE GRAIN COMPANY

By 
 President

"This Lease is a COUNTERPART ORIGINAL. No assignment of security interest in this Lease may be created or otherwise made by the Lessee in possession of this copy in violation of the terms of this Lease."

